

BASSETTIHALLI HOBLI.

1	Naddagirikere	Sadahalli
2	Gowrammanakere	Doddabhalaballi
3	Bandammanakere	Bandammanakere
4	Do	Sadahalli
5	Neerakunte	Anemodagu
6	Rajanakere	Valasenhalli
7	Do	Tavare Vaddu
8	Do	Basettihalli
9	Do	Kurubarahalli
10	Thollakunte	Valasenhalli
11	Radulakunte	Dyavaraballi
12	Thambalaballikere	Thambalaballi
13	Nellojikunte	Do
14	Chikkaramannakere	Kudapakunte
15	Agraharakere	Do
16	Bayyappanaballikere	Do
17	Doddakere	Luginaikanalli
18	Brahmanakere	Do
19	Muddanannadinne Atchammanakunte	Kachiootkanaballi
20	Vadayanakere (21, 22, 23)	Basettihalli, Rameswara Doddammanaballi, Mutteanaballi.
24	Kyathagownnikunte	Ammegaraballi
25	Basavanakunte	Nallarahalli
26	Kelaginakunte	Chikk-bandaraghatta
27	Do	Dodd-bandaraghatta
28	Kurubarahallikere	G. Kurubarahalli
29	Chikkakondaihanakere	Obikkabandaraghatta
30	Thomagaadibommanakere	Kondarajanaballi, Chikka- bandaraghatta.
31	Pulakuntahalli Kelaginakere	Pul-kuntahalli, Chikka- bandaraghatta
32	Yerrakunte	G. Kurubarahalli
33	Bayyappanakere	Goumaradhalli
34	Veuk-tappacharikunte	Chikkarahalli
35	Hosakunte	Gangaballi
36	Adavibrambnakere	Do
37	Laxmammanakunte	Do
38	Gopalaihanakunte	Do
39	Herakere	Chikkaobinnappanaballi
40	Mariyadakunte	Ganjikunte
41	Chitalakunte	Do
42	Velkatarayanakere	Do
43	Do	Maleganjikunte
44	Gun Hallada Asro	Nyasagere
45	Abbakunte	Vemagal
46	Tusupanakunte	Do
47	Guttadejavagu Asro	Do
48	Boodammanakunte	Ganjikunte
49	Brahmanarakallikere	Do
50	Bayyappanakunte	Do
51	Kannasettikere	Devaguttahalli
52	Gobbarakunte	Do
53	Nagaredidhallikere	Nagaredidhalli
54	G. Poddanaballikere	G. Poddanaballi
55	Kodiganakunte	Pulakuntahalli
56	Chikkalikunte	Lakkanahalli
57	Doddaslikunte	Do
58	Brahmanarakere	Do
59	Dyavarakere	Helaganjikunte
60	Uramundinakere	Mummarahalli
61	Do	Taruballi
62	Ohannammakhanakere	Kanneppanaballi
63	Narayanasamikere	Do
64	Gowdauakere	Basettihalli, Gowdanaballi
65	Neerakere	Gowdanaballi, Basettihalli
66	Chesalakunte	Gurubhannaballi
67	Yerannanakere	Chesalambommanaballi
68	Agraharakere	Thimmanaikaballi
69	Gangojikunte	Do
70	Chikkaramannakere	Alaguraki
71	Gorlagummanaballi	Gorlagummanaballi.

2109

FINANCIAL SECRETARIAT

Official Memorandum dated 5th July 1948.

No. FI. 303-90—S. & A. 202-47-2. The accompanying communications received from the Government of India regarding the drawal of leave salary or pay by officers in hard currency countries are forwarded to all Heads of Departments, Deputy Commissioners of Districts and Secretaries to Government for information and guidance.

M. SHAMANNA, *FI. Secy.*

Copy of Office Memorandum No. F. 7 (23)—Est. IV-46, dated the 3rd May 1948, from the Government of India, Ministry of Finance, to all Ministries of the Government of India, etc.

Drawal of leave salary by officers in hard currency countries.

The undersigned is directed to state that, as a further measure of economy in the use of dollars, the Ministry of

Finance have been obliged to withdraw altogether pleasure-travel facilities to countries in the Western Hemisphere (excluding the possessions of the European colonial powers but including Canada and New Foundland) and the Philippine Islands. Consistently with this policy decision, all Ministries of the Government of India are requested to refuse permission to their officers to spend their leave, or any portion of it, in these countries. Cases involving special hardship may be referred to this Ministry for consideration.

2. Pleasure travel facilities to the other hard currency countries, viz.,

- (1) Sweden;
- (2) Switzerland;
- (3) Belgium and the Belgian Monetary Area,
- (4) Portugal and the Portuguese Monetary Area, but excluding Portuguese India;
- (5) Japan; and
- (6) Germany.

have also been severely restricted, in view of the difficult exchange position that has recently developed with these countries. The present scale of allowance provides for the equivalent of £ 75 per adult and £ 35 per child once every three years for pleasure travel to these countries and is available alike to officials and non-officials. Officers desirous of spending their leave in these countries should, therefore, be warned of these exchange restrictions.

3. Leave for the remaining countries, whose currencies are regarded, for the present, as soft, may be granted without regard to exchange considerations.

Copy of letter No. F. 6 (5)—Est. II-48, dated the 5th May 1948, from the Government of India, Ministry of Finance, to the Chief Secretary to all Provincial Governments.

Restrictions on the drawal of pay in hard currencies by officers deputed abroad.

I have the honour to state that, in view of the acute foreign exchange position that faces the country in respect of certain currencies, the Government of India have decided that Government officials deputed abroad to the following countries, technically known as hard currency countries, whether as members of Delegations or otherwise, should not be permitted to draw more than 50 per cent of their gross pay as defined in Fundamental Rule 9 (21) (a) and as admissible under those rules in the currencies of those countries, subject to a minimum of the equivalent of Rs. 1,000 a month. The period for which the pay may be so drawn in foreign currencies will be strictly related to the period of the deputation in the countries concerned, the balance of the pay being drawn in rupees in India. It follows that no advances may be drawn by officers deputed to the following countries in foreign currencies recoverable in rupees in India, since the grant of such advances would involve an unwarranted foreign exchange liability.

- (1) All countries in the Western Hemisphere (excluding the possessions of the European Powers but including Canada and New Foundland) and the Philippine Islands.
- (2) Sweden
- (3) Switzerland
- (4) Belgium and her possessions.
- (5) Portugal and her possessions (except Portuguese India).
- (6) Japan.

The above restriction does not apply to the drawal of local allowances, e. g., daily allowance and travelling allowance, which may be drawn in full under the ordinary regulations.

I am to request that the Provincial Governments may kindly ensure that this restriction is invariably enforced in the case of deputations sanctioned by them.